UNITED STATES OF AMERICA

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\*\*AGREED\*\*

## UNITED STATES DISTRICT COURT

# WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

VS.			§ §	ORDER SETTING CONDIT OF DEFENDANT OR MA			
(1) DA'	VID	NGUYEN	§	Case Number: SA:16-M -01096(1	)		
Defend	dant						
	IT I	S ORDERED that the release of the defe	ndan	t/material witness is subject to the fo	llowing conditions:		
	(1)	on release in this case. The defendant/	mater	commit any offense in violation of federal, state or local law while aterial witness shall report as soon as possible, to Pretrial Services any law enforcement personnel including, but not limited to, any			
	(2)	The defendant/material witness shall in in writing before any change in address		amediately advise the court, defense counsel and the U.S. Attorney and telephone number.			
(3) The defendant/material witness shall appear at all proceed any sentence imposed as directed. The defendant/material							
		U.S. Courthouse, Courtroom A, 655 Ea	ast Ce	esar E. Chavez Boulevard, SAN ANT	ONIO, Texas		
		on		Date and Time			
		Release on Person	al Re	ecognizance or Secured Bond			
	ІТ І				that:		
	IT IS FURTHER ORDERED that the defendant/material witness be released provided that:						
( )	(4) The defendant/material witness promises to appear at all proceedings as required and to surrender service of any sentence imposed.						
(X)	(5) The defendant/material witness executes a secured bond binding the defendant/material witness to pay the United States the sum of TWENTY THOUSAND dollars (\$20,000.00) in the event of a failure to appear as required or to surrender as directed for service of any sentence imposed.						
		Addition	al Co	onditions of Release			
defenda	nt/m	g that release by one of the above metho aterial witness and the safety of other pe e defendant/material witness is subject to	ersons	s and the community, it is FURTHER			
( )	(6)	The defendant/material witness is place (Name of person or organization)  (Address)		the custody of:			
		(City and state)		(Phone)			
every e	ffort	a) to supervise the defendant/material to assure the appearance of the defendant immediately in the event the defendance.	dant/ı	material witness at all scheduled co	urt proceedings, and (c) to		
		Signed:		Custodian or Proxy	Date		
20		Signed:		Controller of LIWAY	2011		
		Signed.	-	Custodian or Proxy	Date		
		DISTRIBUTION: COURT DE	FEMI	DANT/MATERIAL WITNESS ILS	MARSHAI		

## Additional Conditions of Release (cont.)

(X)	(7)	1	The	defer	ndant/material witness shall:
	(	X	)	(a)	report to Pretrial Services as directed.
	(		)		report to the
					telephone number, no later than
	(		)	(c)	telephone number, no later than execute a bond or an agreement to forfeit upon failing to appear as required the following sum of money or designated
	,	v	`	(4)	post with the court the following indicia of ownership of the above-described property, or the following amount or
	(	^	,	(d)	The state of the s
	1		١	(e)	execute a bail bond with solvent sureties in the amount of \$
	$\sim$		í	(f)	
	ì		í		maintain or commence an education program.
	ì	X			surrender any passport to Pretrial Services as directed, or:
	•	X	•	(i)	
		X		Ö	· · ·
	`		•	٥,	by Pretrial Services. Travel restricted to Bexar County and seven surrounding counties.
	(		)	(k)	avoid all contact, directly or indirectly, with any persons who are or who may become a victim or potential witness in the
					subject investigation or prosecution, including but not limited to:
	(		)	(l)	undergo medical or psychiatric treatment and/or remain in an institution as follows:
	(		)	(m)	return to custody each (week) day as of o'clock after being released each (week) day as of
					o'clock for employment, schooling, or the following limited purpose(s):
	(		`	(n)	reside at a Community Corrections facility as designated by Pretrial Services; abide by all conditions and requirements of
	`		,	()	the facility until terminated by the facility director or Pretrial Services; and remain in custody until space becomes
					available, and the Appearance Bond is signed; or, if a material witness, reside with a third-party custodian as approvied
					by Pretrial Services, in lieu of residing at a Community Corrections facility.
	(	Х	ì	(o)	refrain from possessing a firearm, destructive device, or other dangerous weapon.
	ì		í		refrain from ( ) any ( ) excessive use of alcohol.
	ì	X	•		refrain from use or unlawful possession of a narcotic drug or other controlled substances defined in 21 U.S.C. §802,
	•		•	(1)	unless prescribed by a licensed medical practitioner.
	(	X	)	(r)	submit to substance abuse treatment which will include evaluation and testing, as well as education, in-patient or
	,		`	(s)	out-patient treatment, and/or participation in support groups (such as AA/NA).  at the discretion of the Pretrial Services, submit to substance abuse treatment which may include evaluation, testing,
	•		)	(3)	education, in-patient or out-patient treatment, and/or participation in support groups (such as AA/NA).
	(	x	`	(t)	the defendant shall submit to any method of testing required by the Pretrial Services Office or the supervising officer for
	•	•	,	(4)	determining whether the defendant is using a prohibited substance. Such methods may be used with random frequency
					and include urine testing, the wearing of a sweat patch, a remote alcohol testing system, and/or any form of prohibited
					substance screening or testing.
	(		)	(u)	have installed on your vehicle an ignition interlock system as directed by Pretrial Services; drive no other vehicle while
	`		•	(-)	on pretrial release; abide by all conditions and requirements of the ignition interlock system program; and not disconnect
	,			()	the ignition interlock system without prior permission from Pretrial Services.
	(		)	(v)	participate in one of the following home confinement program components and abide by all the requirements of the
					program which ( ) will or ( ) will not include electronic monitoring or other location verification
					system. Location verification systems require that you maintain a telephone at your residence without "call waiting," a modern, "call forwarding," "caller ID" or cordless telephones; wear a tracking device as directed by Pretrial Services and
					follow all procedures specified by Pretrial Services, and comply with all conditions and requirements of the "Home
					Confinement Program."
			(		) (i) Curfew. You are restricted to your residence every day ( ) from to, or
					( ) as directed by Pretrial Services or supervising officer.
			(		) (ii) Home Detention. You are restricted to your residence at all times except for employment; education; religious
					services; medical, substance abuse, or mental health treatment; attorney visits; court appearances; court-ordered
				,	obligations; or other activities as pre-approved by Pretrial Services or supervising officer.
			(		) (iii) Home Incarceration. You are restricted to your residence at all times except for medical needs or treatment,
	,			(a)	religious services, and court appearances pre-approved by Pretrial Services or supervising officer.
	(		)		The following person(s) sign as surety on the Appearance Bond:
	(		}		
	(		)	(y)	
	(		)		
	(		/	(aa)	
	(		,	(bb)	

- (8) IT IS FURTHER ORDERED that the defendant/material witness shall be responsible for any costs of participation in court-ordered programs based on his/her ability to pay as determined by Pretrial Services, and make timely payment if required by any "Order Directing Payment of Attorney's Fees."
- (9) IT IS FURTHER ORDERED that if the Court has ordered herein any testing, such as substance testing, or monitoring, such as electronic monitoring, the defendant/material witness shall refrain from obstructing or attempting to obstruct or tamper in any fashion with the efficiency and accuracy of such testing and devices.

#### Advice of Penalties and Sanctions

A violation of any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of release, an order of detention, and a prosecution for contempt of court and could result in a term of imprisonment, a fine or both.

The commission of a Federal offense while on pretrial release will result in an additional sentence of a term of imprisonment of not more than ten years, if the offense is a felony; or a term of imprisonment of not more than one year, if the offense is a misdemeanor. This sentence shall be in addition to any other sentence.

Federal law makes it a crime punishable by up to 10 years of imprisonment, and a \$250,000 fine or both to obstruct a criminal investigation. It is a crime punishable by up to ten years of imprisonment, and a \$250,000 fine or both to tamper with a witness, victim or informant; to retaliate or attempt to retaliate against a witness, victim or informant; or to intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If after release, you knowingly fail to appear as required by the conditions of release, or to surrender for the service of sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

### **DEFENDANTS:**

If after release, you knowingly fail to appear as required by the conditions of release, or to surrender for the service of sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of 15 years or more, you shall be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than 15 years or more, you shall be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony, you shall be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor, you shall be fined not more than \$100,000 or imprisoned not more than one year, or both.

#### MATERIAL WITNESSES:

AGREED, IF APPLICABLE

If after release, you knowingly fail to appear as required by the conditions of release, you may be prosecuted for failing to appear and may be fined not more than \$100,000 and imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender shall be in addition to the sentence for any other offense. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

#### Acknowledgement of Defendant/Material Witness

I acknowledge that I am the defendant/material witness in this case and that I am aware of the conditions of release. I promise to obey all conditions of release, to appear as directed, and to surrender for service of any sentence imposed. I am aware of the penalties and sanctions set forth above.

X Dwildlam

, 10 4	Signature of Defendant/Material Witness
Assistant U.S. Attorney	Address
Attorney for Defendant/Material Witness	City and State Telephone
	Social Security Number
	Date of Birth
Di	ections to United States Marshal
( X ) The defendant/material witness is ORDERI	O released after processing.
officer that the defendant has posted bond	o keep the defendant/material witness in custody until notified by the clerk or judicial ad/or complied with all other conditions for release. The defendant/material witness shall afficer at the time and place specified, if still in custody.
November 16, 2016	Durch Srimono
Date	JOHN W PRIMOMO U.S. MAGISTRATE JUDGE